PTO/SB/68 (02-10)

Approved for use through 07/31/2012 0MB 0651-0031
U.S. Patent and Trademark Office; U.S. DEBART MENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Bring completed form to: File Information Unit, Suite 3A20 2800 South Randolph Street Arlington, VA 22206 Telephone: (703) 756-1800 I hereby request access under 37 CFR 1.14(a)(1)(iv) to the application file record of the ab application, which is not within the file jacket of a pending Continued Prosecution Application, which is identified in, or to which a benefit is claimed, in the following document (as show United States Patent Application Publication No, page, United States Patent Application Publication No, column WIPO Pub. No, page, column WiPO Pub. No, page, line Related Information About Access to Applications Maintains Wrapper System (IFW) and Access to Pending Application A member of the public, acting without a power to inspect, cannot order applications maint the FIU. If the member of the public is entitled to a copy of the application file, then the file Public Patent Application Information Retrieval system (Public PAIR) on the USPTO intern Terminals that allow access to Public PAIR are available in the Public Search Room. The be entitled to obtain a copy of all or part of the application file upon payment of the appropriate fee (37 For published applications that are still pending, a member of the public may obtain a copy the file contents; the pending application as originally filed; or any document in the file of the pending application is claimed under 35 U.S.C. 119(e), 120, 1 that has: (a) issued as a U.S. patent, or (b) published as a statutory invention reg application benefit of the pending application is claimed under 35 U.S.C. 119(e), 120, 1 that has: (a) issued as a U.S. patent, or (b) published as a statutory invention reg application is incorporated by reference or otherwise identified in a U.S. patent application is incorporated by reference or otherwise identified in a U.S. patent application in bublication, or an international patent application, in the public may obtain a copy of the public may obtain a copy of the public m	REQUEST FOR ACCESS TO AN ABANDONED APPLICATION UNDER 37 CFR 1.14	
I hereby request access under 37 CFR 1.14(a)(1)(iv) to the application file record of the ab application, which is not within the file jacket of a pending Continued Prosecution Application is identified in, or to which a benefit is claimed, in the following document (as show United States Patent Application Publication No	FileInformation Unit	
application, which is not within the file jacket of a pending Continued Prosecution Application his identified in, or to which a benefit is claimed, in the following document (as show United States Patent Application Publication No	-11-93	
United States Patent Application Publication No	Paper No. #16 ove-identified ABANDONED ation (CPA) (37 CFR 1.53(d)) and	
WIPO Pub. No	vn in the attachment):	
Related Information About Access to Applications Maintaine Wrapper System (IFW) and Access to Pending Application A member of the public, acting without a power to inspect, cannot order applications maint the FIU. If the member of the public is entitled to a copy of the application file, then the file Public Patent Application Information Retrieval system (Public PAIR) on the USPTO intern Terminals that allow access to Public PAIR are available in the Public Search Room. The be entitled to obtain a copy of all or part of the application file upon payment of the appropriate fee (37 For published applications that are still pending, a member of the public may obtain a copy the file contents; the pending application as originally filed; or any document in the file of For unpublished applications that are still pending: (1) If the benefit of the pending application is claimed under 35 U.S.C. 119(e), 120, 1 that has: (a) issued as a U.S. patent, or (b) published as a statutory invention reg application publication, or an international patent application publication in accord member of the public may obtain a copy of: the file contents; the pending applicat document in the file of the pending application. (2) If the application is incorporated by reference or otherwise identified in a U.S. pat registration, a U.S. patent application publication, or an international patent applic with PCT Article 21(2), a member of the public may obtain a copy of the pending	, line,	
Wrapper System (IFW) and Access to Pending Application A member of the public, acting without a power to inspect, cannot order applications maint the FIU. If the member of the public is entitled to a copy of the application file, then the file Public Patent Application Information Retrieval system (Public PAIR) on the USPTO intern Terminals that allow access to Public PAIR are available in the Public Search Room. The be entitled to obtain a copy of all or part of the application file upon payment of the appropriate fee (37 For published applications that are still pending, a member of the public may obtain a copy the file contents; the pending application as originally filed; or any document in the file of For unpublished applications that are still pending: (1) If the benefit of the pending application is claimed under 35 U.S.C. 119(e), 120, 1 that has: (a) issued as a U.S. patent, or (b) published as a statutory invention reg application publication, or an international patent application publication in accord member of the public may obtain a copy of: the file contents; the pending applica document in the file of the pending application. (2) If the application is incorporated by reference or otherwise identified in a U.S. pat registration, a U.S. patent application publication, or an international patent applic with PCT Article 21(2), a member of the public may obtain a copy of the pending	· ·	
	ained in the IFW system through is made available through the et web site (www.uspto.gov). member of the public may also riate fee. Such copies must be 'CFR 1.19(b)). by of: of the pending application. 21, or 365 in another application istration, a U.S. patent ance with PCT Article 21(2), a tion as originally filed; or any ent, a statutory invention exation publication in accordance	
Typed of printed name Approved by:	eInformation Unit	

This collection of information is required by 37 CFR 1.11 and 1.14. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. BRING TO: File Information Unit, Suite 3A20, 2800 South Randolph Street, Arlington, Virginia.